SUPREME COURT OF ILLINOIS

TUESDAY, SEPTEMBER 15, 2009

THE FOLLOWING ANNOUNCEMENTS WERE MADE:

ADVISEMENT DOCKET

No. 104443 - People State of Illinois, appellee, v. Laurence E. Lovejoy, appellant.

Pro se petition seeking relief because of actual innocence. Motion <u>denied</u>.

Order entered by the Court.

No. 107197 - LaSalle Bank, N.A., etc., et al., petitioners, v. C/HCA Development Corporation, etc., et al., respondents.

Motion by petitioners for leave to file motion to recall mandate and for leave to file a motion for limited consolidation with Studt v. Sherman Health Systems, case No. 108182, instanter. Motion denied.

Order entered by the Court.

Kilbride, J., took no part.

No. 108838 - Jesse Butler, movant, v. Hon. John J. Bowman, Justice of the Appellate Court, Second District, et al., respondents.

Motion by movant for this Court to issue an order clarifying its August 11, 2009, order allowing movant's motion for supervisory order. Motion allowed. The Appellate Court, Second District, is directed additionally to vacate its summary order of March 24, 2009, dismissing the appeal in People v. Butler, No. 2-07-0357 and 2-07-0549 (03/24/09) (cons.), to reinstate this appeal, and to consider the appeal on the merits.

Order entered by the Court.

PEOPLE'S DOCKET

No. 108834 - Maria Tlatenchi, movant, v. Hon. Margaret Stanton

McBride, Justice of the Appellate Court, First District, et al. etc., respondents.

Motion by movant for a supervisory order. Motion <u>denied</u>. This order does not affect the petition for leave to appeal pending as case No. 108951.

Order entered by the Court.

No. 108897 - People ex rel. Michael Vujovich, etc., petitioner, v. Hon. Michael T. Mallon, Judge for the Fifteenth Judicial Circuit, et al., respondents.

Motion by petitioner for leave to file a petition for an original writ of mandamus or for a supervisory order. It is ordered that the motion for leave to file a petition for writ of mandamus is <u>denied</u>. The motion for supervisory order is <u>allowed</u>. In the exercise of this Court's supervisory authority, the Circuit Court of Carroll County is directed to vacate the sentence of probation entered June 3, 2009, in <u>People v</u>. <u>Schnitzler</u>, Carroll County No. 2007 CF 10, and to enter a sentence of imprisonment. The court is further directed to vacate that portion of the sentence vacating the mandatory \$2,000 drug assessment, such that the mandatory assessment is imposed on the defendant in this case.

Order entered by the Court.

No. 108975 - Israel Cobian, movant, v. Hon. Michael J. Gallagher, Justice of the Illinois Appellate Court, First District et al. etc., respondents.

Motion by movant for a supervisory order. Motion <u>allowed</u>. In the exercise of this Court's supervisory authority, the Appellate Court, First District, is directed to allow defendant Israel Cobian to reinstate his direct appeal in <u>People v. Cobian</u>, No. 1-98-0535, which was dismissed without prejudice in 1999. The appeal may include a challenge to the 2006 re-sentencing, as well as the 1998 conviction.

Order entered by the Court.

No. 109001 - Robert F. Russo, movant, v. Illinois Appellate Court, Fourth District, et al., respondents.

Motion by movant, pro se, for a supervisory order. Motion <u>denied</u>.

Order entered by the Court.

CIVIL DOCKET

No. 108963 - James Murray et al., movants, v. Teresa Echeverria et al., respondents.

Motion by movants to transfer case No. 09 L 659, Maria Sanchez De Becerra v. Medallion Funding Chicago Corporation et al., from DuPage County to Cook County, and to consolidate it with Cook County case No. 09 L 5668, James Murray et al. v. Teresa Echeverria et al. Motion denied.

Order entered by the Court.

LEAVE TO APPEAL DOCKET

No. 108378 - People State of Illinois, respondent, v. Brian McClendon, petitioner.

Request by petitioner, pro se, for judicial notice to be taken. Motion <u>allowed</u>. This Court takes judicial notice of <u>People v. Sparks</u>, No. 1-08-0955 (08/14/09), and considers it as additional authority in this case.

Order entered by the Court.